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ATTORNEYS FOR DEFENDANTS

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF UTAH CENTRAL DIVISION

JOSHUA CHATWIN,

Plaintiff,

v.

DRAPER CITY; OFFICER J. PATTERSON, in his individual and official capacity; OFFICER DAVID HARRIS, in his individual and official capacity; OFFICER HEATHER BAUGH, in her individual and official capacity; and JOHN DOES 1-10,

Defendants.

DEFENDANTS' AMENDED PRETRIAL DISCLOSURES and OBJECTIONS TO PLAINTIFF'S PRETRIAL DISCLOSURES

> Civil No. 2:14-cv-00375 Judge Dale A. Kimball

Pursuant to Rule 26(a)(3) of the Federal Rules of Civil Procedure, Defendants Draper City, Officer Patterson, Officer Harris, and Officer Baugh (collectively, "Defendants") hereby submit their Amended Pretrial Disclosures and their Objections to Plaintiff's Pretrial Disclosures. Based upon information currently available, Defendants disclose the following:

WITNESSES

Defendants <u>expect</u> to call the following witnesses:

- 1. Joshua Patterson
- 2. Sgt. David Harris
- 3. Heather Baugh
- 4. Deputy Chief John Eining
- 5. Ken Wallentine
- 6. Christopher Lawrence
- 7. Alan Goldman, M.D.

Defendants may call the following witnesses:

- 1. John E. Butler, M.D.
- 2. Janessa Huff
- 3. Juanita A. Gonzales
- 4. Steve Merrin
- 5. Sgt. Kurt Imig
- 6. Officer Todd Crane
- 7. Officer J. Barnes
- 8. Officer Clinton Fackrell
- 9. Officer Chad Carpetner
- 10. Captain Jason Kamp
- 11. Heathyr Best

- 12. Mike Washburn
- 13. Chris Middlemiss
- 14. Tiffany Berardi
- 15. Tiffany Wilson, GM, or other Manager at Perry Brothers Honda World
- 16. Manager at Guadalahonky's & Co.
- 17. Manager at Fast PC Solutions, LLC
- 18. Manager at Laser Stop, LLC
- 19. Manager at Rock Creek Pizza
- 20. Manager at O'Currance, Inc.
- 21. Manager at Z'tejas
- 22. Manager at Educators Mutual Insurance
- 23. Manager at Lube Management Corp.
- 24. Manager at Brightstar Wireless, Inc.
- 25. Manager at Slaymaker Group/Wingers Diner
- 26. Manager at Convergys Corp.
- 27. Managr at Larry Miller Subaru
- 28. Manager at Spirit Wireless
- 29. Manager at American Satellite Co.
- 30. Manager at Discount Tire
- 31. Trina Leon
- 32. Stacey Easter

33. Georjane Branham

- 34. Records/Evidence Custodian, Draper City
- 35. Records Custodian for any other exhibits

EXHIBITS

Defendants <u>expect</u> to use the following exhibits:

- 1. DUI Report Form, DRAPER-CHT-00064-67
- 2. Citation, DRAPER-CHT-00068
- 3. Draper City Police Report, DRAPER-CHT-00069-86
- 4. Field Training Manual, DRAPER-CHT-0668-688
- 5. Draper City Police Report, DRAPER-CHT-4060-4094
- 6. Expert reports of Ken Wallentine
- 7. Rebuttal reports of Ken Wallentine
- 8. Expert report of Chris Lawrence
- 9. Rebuttal report of Alan Goldman

Defendants may use the following exhibits:

- 1. Transcript from Preliminary Hearing, DRAPER-CHT-00001-63
- 2. Search Warrant, DRAPER-CHT-00087-88
- 3. Blood Test Lab Results, DRAPER-CHT-00089
- 4. 10/29/2009 Assorted Draper City Policies, DRAPER-CHT-00090-155
- 5. 2011 Monthly Training Calendar, DRAPER-CHT-0156-159
- 6. 2011 Defensive Tactic Dept. Training Outline, DRAPER-CHT-0160-165

- 7. April 2011 Defensive Tactic Dept. Training, DRAPER-CHT-0166-167
- 8. Draper Police 2012 Yearly Training, DRAPER-CHT-0168-170
- 9. June 2012 Firearms Agenda, DRAPER-CHT-0171
- 10. November 2012 Defensive Tactics Dept. Training, DRAPER-CHT-0175-179
- 11. Draper City Use of Force Policy, DRAPER-CHT-0180-192
- 12. November 2012 Defensive Tactics Dept. Training Outline, DRAPER-CHT-0193-197
- 13. November 2012 Defensive Tactics Dept. Training Outline, DRAPER-CHT-198-202
- 14. Draper City Police Firearms Spreadsheet, DRAPER-CHT-201-205
- 15. 2013 Draper City Dept. Yearly Training, DRAPER-CHT-206-208
- 16. 1/15/2013 Draper City Police Training Roster, DRAPER-CHT-209
- 17. November 2012 Defensive Tactics Dept. Training, DRAPER-CHT-0213-217
- 18. 6/18/2013 Draper City Police Firearms, DRAPER-CHT-0218
- 19. 2/12/2013 Draper City Police Firearms, DRAPER-CHT-0220-223
- 20. Draper PD Defensive Tactics Training Outline, DRAPER-CHT-0254-260
- 21. 4/21/2015 Draper PD Training Roster Legal Update, DRAPER-CHT-0262
- 22. 2014 Draper PD Yearly Training, DRAPER-CHT-0305-307
- 23. 2015 Draper PD Yearly Training, DRAPER-CHT-308-309
- 24. 5/5/2009 Draper PD Defensive Tactics, DRAPER-CHT-0412
- 25. Confrontation Management: The 10 Commandments of Officer Survival, DRAPER-CHT-0413-414
- 26. 12/11/2012 Draper City Police Training Roster First Aid/CPR, DRAPER-CHT-0599

- 27. 12/18/2012 Draper City Police Training Roster First Aid/CPR, DRAPER-CHT-0600
- 28. Draper PD 2012 Yearly Training Record, DRAPER-CHT-0601-606
- 29. Draper PD 2014 Yearly Training Record, DRAPER-CHT-0607-609
- 30. Citizen Complaint Investigation regarding Officer Patterson, DRAPER-CHT-0610-616
- 31. Citizen Complaint Investigation regarding Officer Patterson, DRAPER-CHT-0617-620
- 32. January 2014 Training Rosters, DRAPER-CHT-0694-701
- 33. December 2012 Training Rosters, DRAPER-CHT-0713-714
- 34. Unified State Lab Bureau of Forensic Toxicology blood test, DRAPER-CHT-4095
- 35. Charging Information, DRAPER-CHT-4096-4099
- 36. Arrest Warrant, DRAPER-CHT-4100-4101
- 37. Witness Statement Heathyr Best, DRAPER-CHT-4102
- 38. Witness Statement Jason Kamp, DRAPER-CHT-4103
- 39. Forensic Toxicology Statement, DRAPER-CHT-4104
- 40. Witness Statement Mike Washburn, DRAPER-CHT-4105
- 41. Witness Statement Chris Middlemiss, DRAPER-CHT-4106
- 42. Witness Statement Janessa Huff, DRAPER-CHT-4107
- 43. Witness Statement Mehdi Mahmoudi, DRAPER-CHT-4108
- 44. Witness Statement Kathy Torrence, DRAPER-CHT-4109
- 45. Witness Statement Heidi Merrin, DRAPER-CHT-4110
- 46. Witness Statement Jason Scott, DRAPER-CHT-4111
- 47. Witness Statement Steve Merrin, DRAPER-CHT-4112

- 48. DPD Training Assessment for Sworn Staff, DRAPER-CHT-4115-4123
- 49. DPD Training Assessment Non-Sworn Staff, DRAPER-CHT-4124-4132
- 50. DPD Training Assessment for Specialty Assignments, DRAPER-CHT-4133-4146
- 51. 2015 Employee Training Assessment and Career Path Plan, DRAPER-CHT-4147-4154
- 52. Photograph, DRAPER-CHT-4155
- 53. Photographs, DRAPER-CHT-4156
- 54. Photographs, DRAPER-CHT-4157
- 55. Photographs, DRAPER-CHT-4158
- 56. Photographs, DRAPER-CHT-4159
- 57. Photographs, DRAPER-CHT-4160
- 58. Photographs, DRAPER-CHT-4161
- 59. Photograph, DRAPER-CHT-4162
- 60. Photographs, DRAPER-CHT-4163
- 61. Photographs, DRAPER-CHT-4164
- 62. Photographs, DRAPER-CHT-4165
- 63. Interoffice Memo regarding Officer Patterson, DRAPER-CHT-4167-4168
- 64. Letter of Commendation regarding Officer Patterson, DRAPER-CHT-4169-4171
- 65. 2013 Draper City Employee Performance Appraisal, Heather Baugh, DRAPER-CHT-4179-4182
- 66. 2011 Draper City Employee Performance Appraisal, Heather Baugh, DRAPER-CHT-4185-4188

- 67. 2010 Draper City Employee Performance Appraisal, Heather Baugh, DRAPER-CHT-4190-4193
- 68. Sept. 2008 Draper City Employee Performance Appraisal, Heather Baugh, DRAPER-CHT-4195
- 69. 2009 Draper City Employee Performance Appraisal, Heather Baugh, DRAPER-CHT-4196-4199
- 70. May 2008 Draper City Employee Performance Appraisal, Heather Baugh, DRAPER-CHT-4202-4203
- 71. June 2008 Draper City Employee Performance Appraisal, Heather Baugh, DRAPER-CHT-4204-4216
- Dec. 2007 Draper City Employee Performance Appraisal, Heather Baugh, DRAPER-CHT-4218
- 73. June 2007 Draper City Employee Performance Appraisal, Heather Baugh, DRAPER-CHT-4220
- 74. Oct. 2007 Draper City Police Dept. Evaluation Report, DRAPER-CHT-4222
- 75. Oct. 2014 Draper City Employee Performance Appraisal, DRAPER-CHT-4223-4226
- 76. Oct. 2012 Draper City Employee Performance Appraisal, DRAPER-CHT-4227-4230
- 77. Dec. 2007 Draper City Employee Performance Appraisal, DRAPER-CHT-4231
- 78. August 2014 Letter of Commendation, Heather Baugh, DRAPER-CHT-4232
- 79. March 2013 Letter of Commendation, Heather Baugh, DRAPER-CHT-4233
- 80. February 2012 Letter of Commendation, Heather Baugh, DRAPER-CHT-4234-4236

- 81. Acknowledgement of Draper City PD policy manual, DRAPER-CHT-4257
- 82. 3/8/2013 Supervisor Training Certificate of Completion, David Harris, DRAPER-CHT-4643
- 83. 12/17/13 Letter of Commendation to Sgt. Harris, DRAPER-CHT-4649
- 84. 5/8/07 Letter of Commendation Officer Harris, DRAPER-CHT-4642-4652
- 85. 3/13/07 Letter of Commendation Officer Harris, DRAPER-CHT-4653-4655
- 86. Draper City PD Policy Manual Acknowledgement Form, Harris, DRAPER-CHT-4676
- 87. 10/28/14 Draper City Employee Performance Appraisal/Review, Harris, DRAPER-CHT-4690-4693
- 88. 11/21/13 Draper City Employee Performance Appraisal/Review, Harris, DRAPER-CHT-4695-4698
- 89. 6/14/13 Draper City Employee Performance Appraisal/Review, Harris, DRAPER-CHT-4701
- 90. 10/26/2012 Draper City Employee Performance Appraisal/Review, Harris, DRAPER-CHT-4703-4706
- 91. 10/21/2011 Draper City Employee Performance Appraisal, Harris, DRAPER-CHT-4714-4717
- 92. 11/1/10 Draper City Employee Performance Appraisal, Harris, DRAPER-CHT-4722-4726
- 93. 9/1/08 Employee Performance Evaluation, Harris, DRAPER-CHT-4727
- 94. 2/13/09 Employee Performance Evaluation, Harris, DRAPER-CHT-4728-4731

- 95. 4/14/08 Employee Performance Evaluation, Harris, DRAPER-CHT-4735-4736
- 96. 4/19/08 Draper City Employee Evaluation, Harris, DRAPER-CHT-4737-4749
- 97. 7/19/08 Employee Performance Evaluation, Harris, DRAPER-CHT-4751-4752
- 98. 5/15/07 Employee Performance Evaluation, DRAPER-CHT-4758
- 99. Photograph, DRAPER-CHT-4764
- 100. Photograph, DRAPER-CHT-4765
- 101. Photograph, DRAPER-CHT-4766
- 102. Photograph, DRAPER-CHT-4767
- 103. Photograph, DRAPER-CHT-4767
- 104. Photograph, DRAPER-CHT-4768
- 105. Photograph, DRAPER-CHT-4769
- 106. Photograph, DRAPER-CHT-4770
- 107. Case Dockets regarding Plaintiff, DRAPER-CHT-4771-5002
- 108. 4/21/2009 Police Report regarding Josh Chatwin, DRAPER-CHT-5003
- 109. 7/8/10 Police Report regarding Josh Chatwin, DRAPER-CHT-5004-5006
- 110. 4/8/11 Police Report regarding Kathy Torrence, DRAPER-CHT-5007-5008
- 111. 8/20/11 Police Report regarding Kathy Torrence, DRAPER-CHT-5009-5010
- 112. 9/9/11 Police Reports regarding Kathy Torrence, DRAPER-CHT-5011-5014
- 113. 9/18/11 Police Report regarding Kathy Torrence, DRAPER-CHT-5015-5016
- 114. 10/8/11 Police Report regarding Kathy Torrence, DRAPER-CHT-5017-5018
- 115. 7/3/12 Police Report regarding Josh Chatwin, DRAPER-CHT-5019

116.	1/24/13 Police Report regarding Jason Scott, DRAPER-CHT-5022-5023
117.	2/23/2013 Police Report regarding Josh Chatwin, DRAPER-CHT-5024
118.	3/7/2013 Police Report regarding Kathy Torrence, DRAPER-CHT-5025
119.	7/31/2013 Police Report regarding Josh Chatwin, DRAPER-CHT-5026-5027
120.	1/11/14 Police Report regarding Josh Chatwin, DRAPER-CHT-5028-5029
121.	5/26/15 Police Report regarding Josh Chatwin, DRAPER-CHT-5032-5034
122.	10/3/04 Police Report regarding Josh Chatwin, DRAPER-CHT-5040-5045
123.	4/22/05 Police Report regarding Josh Chatwin, DRAPER-CHT-5048-5049
124.	4/9/06 Police Report Regarding Josh Chatwin, DRAPER-CHT-5054-5055
125.	10/21/06 Police Report Regarding Kathy Torrence, DRAPER-CHT-5056-5058
126.	6/25/07 Police Report regarding Kathy Torrence, DRAPER-CHT-5059-5060
127.	7/16/07 Police Report regarding Josh Chatwin, DRAPER-CHT-5061-5064
128.	4/9/09 Police Report regarding Josh Chatwin, DRAPER-CHT-5065-5067
129.	Josh Chatwin Employment Records, Convergys, DRAPER-CHT-5068-5075
130.	Josh Chatwin Employment Records, Honda World, DRAPER-CHT-5076-5080
131.	Josh Chatwin Employment Records, Discount Tire, DRAPER-CHT-5081-5114
132.	Josh Chatwin Employment Records, Guadalahonky's, DRAPER-CHT-5115
133.	Josh Chatwin Employment Records, Jiffy Lube, DRAPER-CHT-5116-5126
134.	Josh Chatwin Employment Records, Laserstop, DRAPER-CHT-5127-5128
135.	Josh Chatwin Employment Records, O'Currance, DRAPER-CHT-5129-5171
136.	Photographs of Sgt. Harris' Truck, DRAPER-CHT-5193-5207

137. Trevor Petersen 1099-MISC, DRAPER-CHT-5209 138. Trevor Petersen Earnings Summary, DRAPER-CHT-5210 139. Private Ops Invoices, DRAPER-CHT-5211-5214 140. 9/23/2015 Trevor Petersen Application, DRAPER-CHT-5215-5224 141. Trevor Petersen Honesty Pledge, DRAPER-CHT-5225 142. Trevor Petersen Independent Contractor Agreement, DRAPER-CHT-5228 143. 9/25/15 Process Service Certification Test, DRAPER-CHT-5241-5242 144. 4/7/16 Letter from Court OPS to BCI, DRAPER-CHT-5250 145. 6/8/11 Hearing Graphs, DRAPER-CHT-5255-5257 146. 6/11/2016 Letter from Alan Goldman, DRAPER-CHT-5258-5260 147. Photographs of the scene, DRAPER-CHT-5261-5281 148. Josh Chatwin Renaissance Ranch Records, DRAPER-CHT-5282-5479 149. 7/17/15 Police Report regarding Kirk Torgensen, DRAPER-CHT-5491-5497 150. Private Ops invoice, DRAPER-CHT-5498 151. Blank Letter of Engagement and Understanding, DRAPER-CHT-5499-5501 152. Blank Acknowledgement and Agreement, DRAPER-CHT-5502 153. Court Docket regarding Kirk Torgensen, DRAPER-CHT-5516-5518 154. Kirk Torgensen Arrest Mugshots, DRAPER-CHT-5519-5520 155. Signed Plea Information, Kirk Torgensen, DRAPER-CHT-5521 156. Jail Release Agreement, Kirk Torgensen, DRAPER-CHT-5522-5523 157. Information, DRAPER-CHT-5524-5527

158. Minutes regarding Change of Plea, Plea in Abeyance, DRAPER-CHT-5528 159. News Article involving Kirk Torgensen, DRAPER-CHT-5529-5530 160. News Article involving Kirk Torgensen, DRAPER-CHT-5531-5534 161. News Article involving Kirk Torgensen, DRAPER-CHT-5535-5538 162. News Article involving Kirk Torgensen, DRAPER-CHT-5539-5543 163. Cyber Ops Scene Inspection Photos, DRAPER-CHT-5544-5615 164. United Fire Authority Records, DRAPER-CHT-5620-5625 165. Josh Chatwin Valley Mental Health Records, DRAPER-CHT-5630-5651 166. Josh Chatwin medical records from Dr. Reichert, DRAPER-CHT-5655-5674 167. Josh Chatwin brain scan images, DRAPER-CHT-5675 168. 5/20/2010 Discharge Instructions, Chatwin-002 169. Any exhibits disclosed by Plaintiff.

Defendants note that their Motion for Partial Summary Judgment is currently pending before the Court. Therefore, Defendants reserve the right to supplement or amend these disclosures as necessary to conform their trial strategy in light of any future orders from the Court and to meet their disclosure obligations under Rule 26.

Any documents used as deposition exhibits.

OBJECTIONS TO PLAINTIFF'S PRETRIAL DISCLOSURES

Pursuant to Rule 26(a)(3)(B) of the Federal Rules of Civil Procedure, Defendants object to Plaintiff's Pretrial Disclosures as follows:

170.

Witnesses

Defendants object to the use of the deposition of Trevor Peterson as proposed in Plaintiff's Pretrial Disclosures. Plaintiff has not designated which portions of the deposition he intends to use if Mr. Peterson is unavailable to offer live testimony. If Plaintiff does not intend to play the entire deposition for the jury, Plaintiff must disclose the specific lines of testimony he intends to use so that Defendant may make counter-designations if necessary.

Exhibits

Defendants may object to the admissibility of the exhibits Plaintiff intends to offer at trial as follows:

- 1. Medical Records of Joshua Chatwin (Chatwin-003 107; 109 116; 117 133): Hearsay, Fed. R. Evid. 802, this exhibit contains out of court statements being offered for the truth of the matter asserted; Authenticity/Foundation, Fed. R. Evid. 901, Plaintiff must produce evidence sufficient to support a finding that this exhibit is what it claims to be; this exhibit contains medical records from multiple separate medical providers, which should be separated into individual exhibits for purposes of trial.
- 2. Preliminary Hearing Transcript (Chatwin-134 230): Hearsay, Fed. R. Evid. 802, this exhibit contains out of court statements being offered for the truth of the matter asserted; Authenticity/Foundation, Fed. R. Evid. 901, Plaintiff must produce evidence sufficient to support a finding that the exhibit is what it claims to be.
- 3. Photographs (Chatwin-231 245): Authenticity/Foundation, Fed. R. Evid. 901, Plaintiff must produce evidence sufficient to support a finding that each of the photographs is

what it claims to be; this exhibit contains numerous photographs, which should be separated into individual exhibits for purposes of trial.

- 4. Portions of Draper City Police Department Policies and Procedures (Chatwin-385 398): Hearsay, Fed. R. Evid. 802, this exhibit contains out of court statements being offered for the truth of the matter asserted; Authenticity/Foundation, Fed. R. Evid. 901, Plaintiff must produce evidence sufficient to support a finding that this exhibit is what it claims to be.
- 5. Draper City Police Department Records (DRAPER-CHT-63 88, 90 4059): Hearsay, Fed. R. Evid. 802, this exhibit contains out of court statements being offered for the truth of the matter asserted; Authenticity/Foundation, Fed. R. Evid. 901, Plaintiff must produce evidence sufficient to support a finding that this exhibit is what it claims to be; this exhibit contains multiple separate documents, including one lone page of hearing testimony, which should be separated into individual exhibits for purposes of trial.
- 6. Photographs of the scene (DRAPER-CHT-4155 4166):
 Authenticity/Foundation, Fed. R. Evid. 901, Plaintiff must produce evidence sufficient to support a finding that each of the photographs is what it claims to be; this exhibit contains numerous photographs, which should be separated into individual exhibits for purposes of trial.
- 7. Photographs (DRAPER-CHT-4764 4770): Authenticity/Foundation, Fed. R. Evid. 901, Plaintiff must produce evidence sufficient to support a finding that each of the photographs is what it claims to be; this exhibit contains numerous photographs, which should be separated into individual exhibits for purposes of trial.

Defendants may object to the admissibility of the exhibits Plaintiff may rely upon at trial as follows:

- 1. Criminal Information/Discovery, including witness statements (Chatwin-246 277; DRAPER-CHT-4060 4114): Hearsay, Fed. R. Evid. 802, this exhibit contains out of court statements being offered for the truth of the matter asserted; Authenticity/Foundation, Fed. R. Evid. 901, Plaintiff must produce evidence sufficient to support a finding that this exhibit is what it claims to be; this exhibit contains multiple separate documents written by different authors, including pleadings and witness statements, which should be separated into individual exhibits for purposes of trial.
- 2. DPD Training Assessment, January 1, 2015, to December 31, 2016 (DRAPER-CHT-4115 4154): Hearsay, Fed. R. Evid. 802, this exhibit contains out of court statements being offered for the truth of the matter asserted; Authenticity/Foundation, Fed. R. Evid. 901, Plaintiff must produce evidence sufficient to support a finding that this exhibit is what it claims to be; this exhibit contains multiple separate documents which should be separated into individual exhibits for purposes of trial.
- 3. Third District Court Docket, West Jordan Department, State of Utah v. Joshua Scott Chatwin, Case No. 101401517 (DRAPER-CHT-4839 4854): Hearsay, Fed. R. Evid. 802, this exhibit contains out of court statements being offered for the truth of the matter asserted; Authenticity/Foundation, Fed. R. Evid. 901, Plaintiff must produce evidence sufficient to support a finding that this exhibit is what it claims to be.

4. Employment records at time of incident (DRAPER-CHT-5117 – 5126): Hearsay, Fed. R. Evid. 802, this exhibit contains out of court statements being offered for the truth of the matter asserted; Authenticity/Foundation, Fed. R. Evid. 901, Plaintiff must produce evidence sufficient to support a finding that this exhibit is what it claims to be.

DATED this 10th day of January, 2017.

DURHAM JONES & PINEGAR, P.C.

/s/ R. Blake Hamilton

R. Blake Hamilton Ashley M. Gregson ATTORNEYS FOR DEFENDANTS

CERTIFICATE OF SERVICE

I hereby certify that a true and accurate copy of the foregoing was served this 10th day of January, 2017, via electronic filing upon the following:

Lisa A. Marcy CLYDE SNOW & SESSIONS One Utah Center, Thirteenth Floor 201 South Main Street Salt Lake City, UT 84111

John K. Johnson JOHN K. JOHNSON, LLC 10 West 300 South, Suite 800 Salt Lake City, UT 84101

/s/ Sarah Peck	
Secretary	